PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER	
RJB/P470003WO	ACTION as well	see Form PCT/ISA/220 I as, where applicable, item 5 below.
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
PCT/EP2004/003293	29/03/2004	27/03/2003
Applicant TOROTRAK (DEVELOPMENT) LIM	IITED	
This International Search Report has been according to Article 18. A copy is being tra	prepared by this International Searching Authorsmitted to the International Bureau.	ority and is transmitted to the applicant
This International Search Report consists of X It is also accompanied by a	of a total of5 sheets. a copy of each prior art document cited in this	report.
The international se	nternational search was carried out on the bas ss otherwise indicated under this item. earch was carried out on the basis of a transla	is of the international application in the
uns Admonty (Adle	23.1(b)). ide and/or amino acid sequence disclosed ii	
2. Certain claims were found	d unsearchable (See Box II).	
3. Unity of invention is lacking	ng (see Box III).	
4. With regard to the title,		
X the text is approved as subr	nitted by the applicant.	
the text has been established	d by this Authority to read as follows:	
		,
5. With regard to the abstract,		
X the text is approved as subm	itted by the applicant.	
the text has been established may, within one month from t	d, according to Rule 38.2(b), by this Authority a the date of mailing of this international search	as it appears in Box No. IV. The applicant report, submit comments to this Authority.
6. With regards to the drawings ,		
.	shed with the abstract is Figure No. <u>3</u>	
X as suggested by the		
as selected by this Au	uthority, because the applicant failed to sugge	st a figure.
	thority, because this figure better characterize	
b. none of the figures is to be pu		

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/EP2004/003293

Re Item V.

Reference is made to the following documents:

D1: US-A-5 521 819 D2: EP-A-0 925 992 D3: WO-A-90/05860

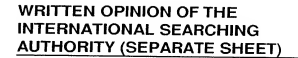
1.a. D1 discloses a method of controlling a continuously variable ratio transmission of the type comprising a continuously variable ratio unit, a variator, which has a rotary input and output members through which the variator is coupled between an engine and a driven component, the variator receiving a primary control signal and being constructed and arranged such as to exert upon its input and output members torques which, for a given ratio, correspond directly to the control signal. The method of D1 comprises the determining of an operator demand for a higher engine speed, that is, establishes a measure for what could be referred to as a target engine acceleration. D1 also states that its control method can be used in a transmission of the type disclosed in WO-A-90/05860 (referred to in the application as EP-A-0 444 086).

The subject matter of claim 1 differs from the above in that the method comprises the determining of the variator's primary control signal and engine torque for providing the wanted acceleration, the adjusting of the transmission and / or engine torque accordingly, the predicting of a consequent engine speed change, and the correcting of transmission control signal and engine torque based on actual and predicted speeds.

The subject matter of claim 17 differs in that the method comprises the determining of the excess torque required to accelerate the power train inertia to achieve the wanted acceleration, and the adjusting of the transmission and / or engine torque such that engine torque is equal to loading torque applied by the transmission to the engine plus the excess torque.

It is generally known in the art, to control a continuously variable transmission and an engine conjointly while taking into account the inertia torque caused when accelerating the power train of the vehicle equipped with such an arrangement.

The document D2, for example, illustrates this concept. Since it is described in document D2 as providing the same advantages as in the present application, the



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skilled person would therefore regard it as a normal option to include this feature in the control method described in document D1, to thus arrive at the subject matter claimed in claim 17. The resulting method would also have the features of claim 1.

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 1 and 17 does not involve an inventive step in the sense of Article 33(3) PCT.

1.b. D2 can be seen to disclose a method having the features of claim 29. It is known to the person skilled in the art that a continuously variable transmission when controlling its ratio can be regarded as controlling the engine loading torque. D1 explicitly discloses the method of controlling a continuously variable transmission such as to exert upon its input and output members torques which, for a given ratio, correspond directly to the control signal. The subject matter of claim 29 is therefore at least obvious in the light of the combined teachings of D1 and D2.

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claim 29 lacks novelty and/or does not involve an inventive step in the sense of Articles 33(2) and/or 33(3) PCT.

- 1.c. In the light of the objection made in paragraph 1.c., a method of controlling engine speed having the features of claim 38 is obvious. The subject-matter of claim 38 does not involve an inventive step in the sense of Article 33(3) PCT.
- 1.d. A device according to claim 42 is at least implied in D2 (see paragraph 1.c.) or obvious in the light of the combined teachings of D1 and D2. The subject-matter of claim 42 lacks novelty and/or does not involve an inventive step in the sense of Articles 33(2) and/or 33(3) PCT.
- 2. The additional features of the claims 2 16 and 43, 18 28 and 30 37, 39 41 are either already known from D1 and/or D2, or are at least obvious in the light of the teachings of these documents and general common technical knowledge (see for example D3). The subject-matter of these claims 2 16 and 43, 18 28 and 30 42 does not involve an inventive step in the sense of Article 33(3) PCT.

RNATIONAL SEARCH REPORT



A. CLASSIFICATION OF SUBJECT MATTER IPC 7 B60K41/14

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

 $\begin{tabular}{ll} Minimum documentation searched (classification system followed by classification symbols) \\ IPC 7 & B60K \end{tabular}$

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

EPO-Internal

Category °	Citation of document, with indication, where appropriate, of the relevant passages	
Category	onation of document, with mulcation, where appropriate, of the relevant passages	Relevant to claim No.
Υ	US 5 521 819 A (GREENWOOD CHRISTOPHER J) 28 May 1996 (1996-05-28) claim 1	1-43
Y	EP 0 925 992 A (NISSAN MOTOR) 30 June 1999 (1999-06-30) paragraph '0067! - paragraph '0091! figure 4	1-43
A	US 2001/010029 A1 (HATTORI YUJI ET AL) 26 July 2001 (2001-07-26) paragraph '0010! paragraph '0052! - paragraph '0054! paragraph '0056! - paragraph '0060! figure 2	1,8-11, 17-21,29

X Further documents are listed in the continuation of box C.	χ Patent family members are listed in annex.
Special categories of cited documents: 'A' document defining the general state of the art which is not considered to be of particular relevance 'E' earlier document but published on or after the international filing date 'L' document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) 'O' document referring to an oral disclosure, use, exhibition or other means 'P' document published prior to the international filing date but later than the priority date claimed Date of the actual completion of the international search.	 *T* later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention *X* document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone *Y* document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. *&* document member of the same patent family
Date of the actual completion of the international search 24 June 2004	Date of mailing of the international search report 30/06/2004
Name and mailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Van Prooijen, T



C.(Continu	ation) DOCUMENTS CONSIDERED TO BE RELEVANT	
Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
A	WO 90/05860 A (TOROTRAK DEV LTD) 31 May 1990 (1990-05-31) the whole document & EP 0 444 086 A 4 September 1991 (1991-09-04) cited in the application	1,5-7, 17,29, 38,42
	:6	

HNATIONAL SEARCH F

International Application No PCT/EP2004/003293

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	Patent document ed in search report		Publication date		Patent family member(s)	Publication date
US	5 5521819	А	28-05-1996	DE DE EP GB JP ES WO	69308552 D1 69308552 T2 0643648 A1 2280005 A ,B 7505699 T 2099431 T3 9321031 A1	10-04-1997 02-10-1997 22-03-1995 18-01-1995 22-06-1995 16-05-1997 28-10-1993
EP	0925992	А	30-06-1999	EP JP US	0925992 A2 11263151 A 6272414 B1	30-06-1999 28-09-1999 07-08-2001
US	2001010029	A1	26-07-2001	JP JP DE FR	2001206106 A 2001328463 A 10103133 A1 2804071 A1	31-07-2001 27-11-2001 09-08-2001 27-07-2001
WO	9005860	A	31-05-1990	AT AU BR CD DE ES GB HU JP KR US CA	84602 T 631386 B2 4620889 A 8907774 A 2003334 A1 297864 A5 68904434 D1 68904434 T2 0444086 A1 2037478 T3 9005860 A1 2227287 A ,B 63234 A2 176702 A1 2646040 B2 4502954 T 137405 B1 165076 B1 2004863 C1 5423727 A 5395292 A 2008770 A1	15-01-1993 26-11-1992 12-06-1990 13-08-1991 21-05-1990 23-01-1992 25-02-1993 06-05-1993 04-09-1991 16-06-1993 31-05-1990 25-07-1990 28-07-1993 24-08-1996 25-08-1997 28-05-1992 24-04-1998 30-11-1994 15-12-1993 13-06-1995 07-03-1990
	0444086	A		AT AU BR CA DD DE DE EP ES WO GB HU JP KR PL	84602 T 631386 B2 4620889 A 8907774 A 2003334 A1 297864 A5 68904434 D1 68904434 T2 0444086 A1 2037478 T3 9005860 A1 2227287 A ,B 63234 A2 176702 A1 2646040 B2 4502954 T 137405 B1 165076 B1	15-01-1993 26-11-1992 12-06-1990 13-08-1991 21-05-1990 23-01-1992 25-02-1993 06-05-1993 04-09-1991 16-06-1993 31-05-1990 25-07-1990 28-07-1993 24-08-1996 25-08-1997 28-05-1992 24-04-1998 30-11-1994



International Application No

Information on patent family members

PCT/EP2004/003293

Patent document cited in search report	Publication date		Patent family member(s)	Publication date
EP 0444086	A	RU US US CA	2004863 C1 5423727 A — 5395292 A — 2008770 A1	15-12-1993 13-06-1995 07-03-1995 30-07-1990



From the INTERNATIONAL SEARCHING AUTHORITY

То:				PCT		
	see form	PCT/ISA/220		WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORI (PCT Rule 43 <i>bis</i> .1) Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet)		
1	licant's or agent's file form PCT/ISA/2			FOR FURTHER A		
1	rnational application TÆP2004/00329		International filing date (c 29.03.2004	l day/month/year)	Priority date (day/month/year) 27.03.2003	
i	national Patent Clas)K41/14	ssification (IPC) or I	ooth national classification a	and IPC		
1	icant ROTRAK (DEVE	ELOPMENT) LII	MITED			
1.	1. This opinion contains indications relating to the following items: □ Box No. I □ Basis of the opinion □ Box No. II □ Priority □ Box No. III □ Non-establishment of opinion with regard to novelty, inventive step and industrial applicability □ Box No. IV □ Lack of unity of invention □ Box No. V □ Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement □ Box No. VI □ Certain documents cited □ Box No. VII □ Certain defects in the international application □ Box No. VIII □ Certain observations on the international application					
3.	If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. For further details, see notes to Form PCT/ISA/220.					

Name and mailing address of the ISA:



European Patent Office - P.B. 5818 Patentlaan 2 NL-2280 HV Rijswijk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl Fax: +31 70 340 - 3016 Authorized Officer

Van Prooijen, T

Telephone No. +31 70 340-3180





International application No. PCT/EP2004/003293

-	R	lox l	No. I Basis of the opinion				
	***************************************	•••••					
	th	With regard to the language , this opinion has been established on the basis of the international application in the language in which it was field, unless otherwise indicated under this item.					
		lé	this opinion has been established on the basis of a translation from the original language into the following inguage—, which is the language of a translation furnished for the purposes of international search under Rules 12.3 and 23.1(b)).				
2.	ne	ith r	egard to any nucleotide and/or amino acid sequence disclosed in the international application and sary to the claimed invention, this opinion has been established on the basis of:				
	a.	type	e of material:				
			a sequence listing				
			table(s) related to the sequence listing				
	b.	form	nat of material:				
		☐ in written format					
	☐ in computer readable form						
	c. 1	time	of filing/furnishing:				
			contained in the international application as filed.				
			filed together with the international application in computer readable form.				
			furnished subsequently to this Authority for the purposes of search.				
3.		co	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto is been filed or furnished, the required statements that the information in the subsequent or additional poies is identical to that in the application as filed or does not go beyond the application as filed, as propriate, were furnished.				

4. Additional comments:



International application No. PCT/EP2004/003293

-	Во	x No. II	Priority	······································					
1	The following document has not been furnished:								
		\boxtimes	copy of the earlier a	pplicat	ion whose p	riority has been claimed (Rule 43 <i>bis</i> .1 and 66.7(a)).			
			translation of the ea	rlier ap	plication who	ose priority has been claimed (Rule 43 <i>bis</i> .1 and 66.7(b)).			
		Conse neverth	Consequently it has not been possible to consider the validity of the priority claim. This opinion has nevertheless been established on the assumption that the relevant date is the claimed priority date.						
2	2. ☐ This opinion has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rules 43 <i>bis</i> .1 and 64.1). Thus for the purposes of this opinion, the international filing date indicated above is considered to be the relevant date.								
3	Add	litional o	bservations, if neces	sary:					
_									
		No. V ustrial a	Reasoned statem pplicability; citation	ent und is and	der Rule 43 <i>i</i> explanation	bis.1(a)(i) with regard to novelty, inventive step or as supporting such statement			
<u>,</u> 1.		ement							
	Nove	elty (N)		Yes: No:	Claims Claims	1-28,30-41,43 29,42			
	Inve	ntive ste	ep (IS)	Yes: No:	Claims Claims	1-43			
	Indus	strial app	plicability (IA)	Yes: No:	Claims Claims	1-43			
2.	Citati	ions and	l explanations						

see separate sheet